

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

U.S. BANK NATIONAL ASSOCIATION, Litigation Trustee of the Idearc Inc., <i>et al.</i> , Litigation Trust,	§	
	§	CIVIL ACTION NO.
Plaintiff,	§	3:10-CV-1842-G
vs.	§	ECF
VERIZON COMMUNICATIONS INC., VERIZON FINANCIAL SERVICES, LLC, GTE CORPORATION and JOHN W. DIERCKSEN,	§	
Defendants.	§	

**NOTICE OF NON-OPPOSITION TO PLAINTIFF'S EMERGENCY MOTION FOR  
EXTENSION OF TIME TO FILE MOTION FOR SUMMARY JUDGMENT**

Defendants Verizon Communications Inc., Verizon Financial Services LLC, GTE Corporation, and John W. Diercksen jointly submit this Notice of Non-Opposition to Plaintiff's Emergency Motion for Extension of Time to File Motion for Summary Judgment [Dkt. No. 324]. Defendants do not oppose Plaintiff's request for a limited extension of time to file their first summary judgment motion, even though Plaintiff itself requested a deadline of April 18, 2012 in its Emergency Motion and Brief to Level the Playing Field on Motions for Summary Judgment, and notwithstanding Plaintiff's failure to confer with the Verizon Defendants about the requested extension. However, Defendants respectfully request an extension of the Response deadline to May 21, 2012, which will provide Defendants with the same 28-day period to respond to Plaintiff's summary judgment motion that the Court provided Plaintiff to respond to Defendants' motion.

Dated: April 20, 2012

/s E. Leon Carter  
E. Leon Carter  
Texas Bar No. 03914300  
*lcarter@carterstafford.com*  
J. Robert Arnett II  
Texas Bar No. 01332900  
*barnett@carterstafford.com*  
CARTER STAFFORD ARNETT HAMADA &  
MOCKLER, PLLC  
8150 N. Central Expressway, Suite 1950  
Dallas, Texas 75206  
Telephone: (214) 550-8188  
Facsimile: (214) 550-8185

*Attorneys for Defendant*  
*John W. Diercksen*

/s T. Ray Guy

T. Ray Guy  
Texas Bar No. 08648500  
*ray.guy@weil.com*  
WEIL, GOTSHAL & MANGES, LLP  
200 Crescent Court, Suite 300  
Dallas, Texas 75201  
Telephone: (214) 746-7700  
Facsimile: (214) 746-7777

Philip D. Anker (NY Bar No. 4345567)  
Admitted *Pro Hac Vice*  
*philip.anker@wilmerhale.com*  
WILMER CUTLER PICKERING  
HALE AND DORR LLP  
399 Park Avenue  
New York, New York 10022  
Telephone: (212) 230-8800  
Facsimile: (212) 230-8888

Scott H. Angstreich  
Admitted *Pro Hac Vice*  
*sangstreich@khhte.com*  
KELLOGG, HUBER, HANSEN, TODD,  
EVANS & FIGEL, P.L.L.C.  
1615 M Street, N.W., Suite 400  
Washington, D.C. 20036  
Telephone: (202) 326-7900  
Facsimile: (202) 326-7999

*Attorneys for Defendants*  
*Verizon Communications Inc.,*  
*Verizon Financial Services LLC,*  
*and GTE Corporation*

**CERTIFICATE OF SERVICE**

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served with a copy of the foregoing document via the Court's CM/ECF system pursuant to the Court's Local Rules this 20th day of April, 2012. All other counsel will be served by United States mail, certified mail/return receipt requested.

Werner A. Powers  
*werner.powers@haynesboone.com*  
Robin Phelan  
*robin.phelan@haynesboone.com*  
Patrick D. Keating  
*patrick.keating@haynesboone.com*  
HAYNES & BOONE, LLP  
2323 Victory Avenue, Suite 700  
Dallas, Texas 75219  
Telephone: (214) 651-5000  
Facsimile: (214) 651-5940

Nicholas A. Foley  
*nfoley@neliganlaw.com*  
Douglas J. Buncher  
*dbuncher@neliganlaw.com*  
John D. Gaither  
*jgaither@neliganlaw.com*  
NELIGAN FOLEY, LLP  
325 N. St. Paul, Suite 3600  
Dallas, Texas 75201  
Telephone: (214) 840-5300  
Facsimile: (214) 840-5301

/s T. Ray Guy  
T. Ray Guy